1	PHILIP C. MONRAD, Calif. Bar No. 151073 FRANCISCO M. UGARTE Calif. Bar No. 241710	
2	LEONARD, CARDER, LLP	
3	1330 Broadway, Suite 1450 Oakland, California 94612	
4	Telephone: (510) 272-0169 Facsimile: (510) 272-0174	
5	Attorneys for Plaintiffs	
6		
7	UNITED STATES DIST	TRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA	
10) G N 007 00272 H
11	RAUL AGUILAR, ADAN INFANTE, EDGAR MARTINEZ, DAVID ORTEGA,) Case No. C07-00272 JL
12	CUAUHTEMOC PALMA, HUGO PARDO, MARCO PARDO, ISMAEL PARRA,	CASE MANAGEMENT STATEMENT AND [PROPOSEI)]
13	EDUARDO PEREZ, ROSALIO PEREZ,	ORDER
	MIGUEL RIOS, and DOES 1-10, inclusive,)
14	Plaintiffs,	ý)
15 16	vs.) CMC Date: November 12, 2007) Time: 2:30 P.M) Courtroom: F, 15 th Floor
17	RUMI CONSTRUCTION, a sole proprietorship)
18	of HAMID GHAZANFARI; AMANA ENGINEERING & CONSTRUCTION, INC.;))
19	AMERICAN CONTRACTORS INDEMNITY	Judge: Honorable James Larson
20	CO.; OAKLAND UNIFIED SCHOOL DISTRICT, and DOES 1-10, inclusive,)
21	Defendants.	DEMAND FOR JURY TRIAL
22)
23	Plaintiffs and all defendants submit the following Joint Case Management Conference	
24	Statement, requesting that the Case Management Conference scheduled for December 12, 2007	
25	be rescheduled to January 16, 2007. All Plaintiffs and all defendants except the Oakland Unified	
26	School District have signed a Settlement Agreement which will dispose of all of Plaintiffs'	
27		
28	¹ This Statement is identical to the Statement filed on December 6, 2007, except defendant Ghazanfari has agreed to join this Statement and its request to reschedule the Conference as requested herein.	

claims against all defendants. Once the Agreement is fully executed and settlement payments 1 2 made, the parties will submit a stipulated request for an Order dismissing Plaintiffs' claims with 3 prejudice. Counsel for Oakland Unified School District expects execution of this Settlement Agreement by the appropriate District official in the near future, but not in sufficient time to 4 5 submit the proposed Order dismissing this case before the December 12 Case Management 6 Conference. 7 Accordingly, the undersigned parties jointly request the Court to reschedule a 8 Case Management Conference for January 16, 2007, with the hope and expectation that this 9 Conference can be taken off calendar due to the filing before that time of a stipulation and 10 proposed Order dismissing the case with prejudice. 11 December 6, 2007: /s/ December 6, 2007: ____/s/___ Philip C. Monrad Walter Cook 12 Counsel for Defendant AMANA Counsel for Plaintiffs Engineering & Construction, Inc. 13 14 December 6, 2007: /s/ December 6, 2007: /s/ Charles J. Phillipps Meredith Brown 15 Counsel for Defendant Counsel for Defendant American Contractors Insurance Co. Oakland Unified School District 16 17 December 6, 2007: __/s/ Paul Simpson 18 Counsel for Defendant Hamid Ghazanfari, dba Rumi Construction 19 20 PURSUANT TO STIPULATION, SO ORDERED. Further Case Management 21 Conference scheduled for January 16, 2007, 10:00 a.m. 22 23 12/7/07 DATED:. 24 Honorable Ja U.S. Magistla 25 26 27 28

PROOF OF SERVICE

I am employed in Alameda County, California. I am over the age of eighteen (18) years and not a party to the within action. My business address is 1330 Broadway, Suite 1450, Oakland, California 94612. On December 7, 2007, I served the following document:

CASE MANAGEMENT STATEMENT AND [PROPOSED] ORDER

I electronically filed the foregoing document with the Clerk of Court using the CM/ECF system which sent notification of such filings to the following:

Meredith Elayne Brown

Mahmoud Abouzeid, Jr.

Marwan Ahmed Harara

Charles Philipps

Charles Philipps

psimpson@sgilaw.com

psimpson@sgilaw.com

I served the foregoing document by electronic mail to the following:

| Diana J. Cavanaugh | djcesq@aol.com |
| William McInerney | whm@mcinerney-dillon.com |

I declare under penalty of perjury under the laws of the State of California that the

foregoing is true and correct.

Executed at Oakland, California, on December 7, 2007.

/s/ Khae Saechao